### From the INTERNATIONAL SEARCHING AUTHORITY

# PCT

10:		
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NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION

(PCT Rule 44.1)

UNITED STATES OF AMERICA	
	Date of mailing (day/month/year) 16/04/2004
Applicant's or agent's file reference	
PHUS020601WO	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date
PCT/IB 03/05992	(day/month/year) 11/12/2003
Applicant	
KONINKLIJKE PHILIPS ELECTRONICS N.V.	

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1.				-		nternational		leport ha	ıs beer	n establis	ned and	is transr	mitted I	nerewith	
						nder Article to amend th		of the Int	ernatio	nal Appli	cation (s	ee Rule	46):		
	,	When?				endments is wever, for m									
			Directly to	34, 121 Fas	chemin des 1 Geneva 2 cimile No.:	ureau of WI Colombette 20, Switzerla (41-22) 740	es and 0.14.35								
	1	For more	e detailed i	instructio	ns, see the	notes on the	e accomp	anying s	sheet.					1 70	
2.	] ;	The appl Article 17	icant is here (2)(a) to the	eby notifie at effect is	d that no Ir transmitted	nternational d herewith.	Search R	eport wil	il be es	stablished	and tha	t the de	eclaratio	on 20	r
з. [	· [	With reg	ard to the	protest a	gainst paym	nent of (an)	additiona	l fee(s) u	ınder F	Rule 40.2,	the appl	licant is	notifie	Tihat:	
	[	the app	protest togo licant's req	ether with uest to for	the decision ward the te	n thereon ha xts of both t	as been tr he protes	ansmitte t and the	ed to the decisi	e Interna ion thered	tional Bu on to the	reau tog designa	gether ated Of	th the Sces.	
	[	no e	decision ha	s been ma	ade yet on th	ne protest; t	he applica	ant will be	e notifi	ied as so	on as a c	decision	is mad	le.	
4. F	urth	er actior	n(s): The	applicant	is reminded	of the follo	wing:								
	If the prior	e applica rity claim	nt wishes to , must reacl	o avoid or h the Inter	postpone pr national Bu	he internatio ublication, a reau as pro ternational p	notice of ovided in f	i withdrav Rules 90	wal of t	the intern	ational a	policatio	n, or o	f the	
V	ithin wish	19 mon les to pos	ths from the stpone the s	e priority o	late, a dema the national	and for inter phase until	national p 30 month	relimina is from th	ıry exa he prio	mination rity date	must be in some	filed if th Offices	ne appi even l	icant later).	
	befo	re all des	signated Of	fices whic	h have not	plicant must been electe they are not	d in the d	lemand o	or in a I	acts for e later elec	ntry into tion withi	the nation	onal ph onths fr	nase om the	

Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentlaan 2

NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

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Dana Schalinatus

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

## INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international pbulication. Furthermore, it should be emphasized that provisional protection is available in some States only.

#### What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

#### How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

## What documents must/may accompany the amendments?

### Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

## The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
  "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- (Where originally there were 15 claims and after amendment of all claims there are 11): "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
   "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
   "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

### "Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

## Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

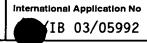


(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of Transmittal of International Search Report				
PHUS020601WO	ACTION (Form PC)	T/ISA/220) as well as, where applicable, item 5 below.			
International application No.	International filing date (day/month/ye	ar) (Earliest) Priority Date (day/month/year)			
PCT/IB 03/05992	11/12/2003	19/12/2002			
Applicant					
KONINKLIJKE PHILIPS ELECTE	RONICS N.V.				
This International Search Report has been according to Article 18. A copy is being tra		ng Authority and is transmitted to the applicant			
This International Search Report consists	of a total of E shoots				
· —	a copy of each prior art document cited				
1. Basis of the report	takan alka alka alka alka alka alka alka				
language in which it was filed, unli	ess otherwise indicated under this item.	the basis of the international application in the			
the international search w. Authority (Rule 23.1(b)).	as carried out on the basis of a translati	on of the international application furnished to this			
b. With regard to any nucleotide an	d/or amino acid sequence disclosed in	the international application, the international search			
was carried out on the basis of the contained in the internatio	e sequence listing : nal application in written form.				
filed together with the inte	rnational application in computer readat	ole form.			
furnished subsequently to	this Authority in written form.				
	this Authority in computer readble form				
the statement that the sub international application as	sequently furnished written sequence list illed has been furnished.	sting does not go beyond the disclosure in the			
the statement that the info furnished	rmation recorded in computer readable	form is identical to the written sequence listing has been			
Certain claims were four	nd unsearchable (See Box I).				
3. Unity of invention is lack	king (see Box II).				
4. With regard to the title,					
the text is approved as sul	omitted by the applicant.				
	ned by this Authority to read as follows:				
LED DRIVER					
5. With regard to the <b>abstract,</b>					
the text is approved as sub	omitted by the applicant.				
the text has been establish	ned, according to Rule 38.2(b), by this A	uthority as it appears in Box III. The applicant may, ich report, submit comments to this Authority.			
6. The figure of the <b>drawings</b> to be publi-		2			
as suggested by the applic	eant.	None of the figures.			
because the applicant faile	ed to suggest a figure.	<u> </u>			
X because this figure better of	characterizes the invention.				

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

The power supply (120) for LEDs provides power to a LED light source (110) having a variable number of LEDs wired in series and/or in parallel. The power supply (120) uses current and voltage feedback to adjust power to the LEDs and provides protection to the LED light source (110). A feedback controller (125) compares sensed current and sensed voltage to a reference signal and generates a feedback signal, which is processed by a power factor corrector (124) to adjust the current flow through the transformer supplying current to the LEDs. A LED control swich (127) clamps a peak of the current to the LEDs to provide further protection to the LED light source (110). A short/open detection circuit (130) indicates any detection of a "LED outage" of the LED light source (110).



A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H05B33/08

According to International Patent Classification (IPC) or to both national classification and IPC

### **B. FIELDS SEARCHED**

 $\begin{tabular}{ll} Minimum documentation searched (classification system followed by classification symbols) \\ IPC 7 H05B \\ \end{tabular}$ 

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data

C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.			
Х	US 2002/158590 A1 (NARUKAWA TOSHIAKI ET AL) 31 October 2002 (2002-10-31)	1,2, 12-14			
Y	paragraph '0073! - paragraph '0092!; figures 3,5,6	3-11,15			
Υ	US 6 400 101 B1 (HIRSCHMANN GUENTHER ET AL) 4 June 2002 (2002-06-04) column 2, line 24 - line 56; figure 4A 	3–7			
Υ	WO 02 069839 A (DESIGN RITE LLC ;FREGOSO GILBERT (US)) 12 September 2002 (2002-09-12) paragraph '0028!; figure 3	8-11,15			
X	DATASHEET: "LT1932 - Constant-Current DC/DC LED Driver in ThinSOT" 2001 , LINEAR TECHNOLOGY XP002274447 page 4, column 1 -column 2; figure 1	1,2			
	 -/				

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
Special categories of cited documents:      A' document defining the general state of the art which is not considered to be of particular relevance      E' earlier document but published on or after the international filing date      'L' document which may throw doubts on priority ctaim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)      'O' document referring to an oral disclosure, use, exhibition or other means      P' document published prior to the international filing date but later than the priority date claimed	<ul> <li>"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention</li> <li>"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone</li> <li>"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.</li> <li>"&amp;" document member of the same patent family</li> </ul>
Date of the actual completion of the international search  23 March 2004	Date of mailing of the international search report  16/04/2004
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL - 2280 HV Rijswijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer  Boudet, J

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International Application No IB 03/05992

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	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with Indication, where appropriate, of the relevant passages	Relevant to claim No.
A	US 5 736 881 A (ORTIZ JOE A) 7 April 1998 (1998-04-07) column 3, line 23 -column 4, line 7; figure 2	1-15
A	US 6 057 651 A (USAMI YUTAKA) 2 May 2000 (2000-05-02) abstract; figure 1	1-15
A	US 5 661 645 A (HOCHSTEIN PETER A) 26 August 1997 (1997-08-26) abstract; figure 5	1-15
A	WO 01 69980 A (WERNER LUDORF; BARTH ALEXANDER (AT); HEIN PETER (AT); TRIDONIC BAU) 20 September 2001 (2001-09-20) abstract; figure 1	1-15
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International Application No

Patent document clied in search report   Publication date							
US 6400101 B1 04-06-2002 DE 19930174 A1 04-01-2001 CA 2341657 A1 11-01-2001 W0 0103474 A1 11-01-2001 EP 1118251 A1 25-07-2001 JP 2003504797 T 04-02-2003 W0 02069839 A1 12-09-2002 US 6611110 B1 26-08-2003 W0 02069839 A1 12-09-2002 US 5736881 A 07-04-1998 CA 2159842 A1 06-06-1996 DE 69515969 D1 04-05-2000 DE 69515969 T2 04-01-2001 EP 0716485 A1 12-06-1996 ES 2144108 T3 01-06-2000 IL 116239 A 28-10-1999 JP 8228026 A 03-09-1996 US 661645 A 26-08-1997 AU 3399097 A 14-01-1998 CA 2259258 A1 31-12-1997 EP 0907999 A1 14-04-1999 W0 9750168 A1 31-12-1997 EP 0907999 A1 24-09-2001 AU 5620701 A 24-09-2001 EP 1273209 A1 08-01-2003							
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